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	20	UNITED STATES	DISTRICT COURT
	21	NODTHEDN DICTOR	CT OF CALLEODNIA
	21	NORTHERN DISTRI	CT OF CALIFORNIA
	22		
	23	DOUG SPINDLER and MAKESHA SATTERWHITE, on behalf of themselves	Case No. 3:21-cv-09311-WHO
		and all others similarly situated,	JOINT STIPULATION AND
	24	Plaintiffs,	ORDER TO EXTEND TIME FOR GM TO FILE ITS REPLY BRIEF
	25	riamuns,	GWI TO FILE ITS KEI LT BRIEF
	26	v.	CLASS ACTION
	۷٥	GENERAL MOTORS LLC,	Complaint Filed: December 2, 2021
	27	·	1
	28	Defendant.	
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1	Pursuant to Federal Rule of Civil Procedure 6(b) and Civil Local Rule 6-1(b), Plaintiffs
2	Doug Spindler and Makesha Satterwhite (collectively, "Plaintiffs") and Defendant General
3	Motors LLC ("GM"), by and through their undersigned counsel of record, hereby stipulate as
4	follows with respect to GM's time to file its Reply in support of its Motion to Dismiss Class
5	Action Complaint & Strike Class Allegations (the "Reply"):
6	WHEREAS, on December 23, 2021, Plaintiffs served the Complaint in this matter on
7	GM;
8	WHEREAS, on January 28, 2022, GM filed its Motion to Dismiss Class Action
9	Complaint & Strike Class Allegations (the "Motion");
10	WHEREAS, on February 11, 2022, Plaintiffs filed their Response in opposition to GM's
11	Motion;
12	WHEREAS, GM's Reply is currently due on February 18, 2022;
13	WHEREAS, GM seeks an extension of one week to file its Reply;
14	WHEREAS, Counsel for GM submits that GM needs the additional time to review the
15	Plaintiff's Response to the Motion and to prepare its Reply brief;
16	WHEREAS, the parties previously stipulated to provide GM with an additional two
17	weeks to file its Motion, and the Court entered an Order to that effect on January 28, 2022;
18	WHEREAS, the parties have not sought any other extensions in this case;
19	WHEREAS, the parties do not enter into this stipulation for the purpose of delay, and the
20	Court has not yet scheduled any pre-trial or trial dates; and
21	WHEREAS, no parties will be prejudiced by the stipulation.
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	1	NOW THEREFORE, the parties hereby stipulate and agree, subject to the Court' approval, as follows:		
	2			
	3	GM shall file its Reply on or before February 25, 2022.		
	4	IT IS SO STIPULATED.		
	5	Respectfully submitted,		
	6	Dated: February 14, 2022 MORGAN & MORGAN		
	7	Dru /a/Mishael E Dage		
	8	By: /s/ Michael F. Ram Michael F. Ram Maria N. Appel		
	9	Marie N. Appel Attorneys for Plaintiffs DOUG SPINDLER and MAKESHA		
۵	10	SATTERWHITE		
Gordon Rees Scully Mansukhani, LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111	11	TURKE & STRAUSS LLP		
	12			
	13	Dated: February 14, 2022  By: /s/ Raina C. Borrelli Samuel J. Struss (Admitted Pro Hac Vice)		
Scully ry Str ancisc	14	Raina C. Borrelli ( <i>Admitted Pro Hac Vice</i> ) Attorneys for Plaintiffs DOUG		
Rees S Satte San Fr	15	SPINDLER and MAKESHA SATTERWHITE		
rdon 275	16			
69	17	Dated: February 14, 2022 GORDON REES SCULLY MANSUKHANI, LLP		
	18	By:/s/ Spencer P. Hugret		
	19	Spencer P. Hugret Eric Tsai		
	20	Timothy A. Hanna Attorneys for Defendant		
	21	GENERAL MOTORS LLC		
	22	PURSUANT TO STIPULATION, IT IS SO ORDERED:		
	23	W. MO0		
	24	Dated: February 17, 2022		
	<ul><li>25</li><li>26</li></ul>	Honorable Jacqueline Scott Corley United States Magistrate Judge		
	26			
	28			
	20			

## Gordon Rees Scully Mansukhani, LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111 1096632/20086738v.1<sup>2</sup>8

## **ATTESTATION**

Pursuant to Civil Local Rule 5-1, I attest that concurrence in the filing of this document has been obtained from the other Signatory, which shall serve in lieu of their signature on the document.

Date: February 14, 2022 /s/ Spencer P. Hugret
Spencer P. Hugret

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